Estate of Lucy Morey, minor; ap pointment of guardian

Estate of Julia A. White, deceased; final account; hearing Sept. 27. Estate of Louie A Stevens, deceased; hearing on claims adjourned to Sept.

Estate of Wm. Randall, deceased; claims allowed; estate closed to credit-Estate of Robt. Barnes, deceased; license to sell real estate granted

Estate of Barton Rowley, deceased; license to sell real estate granted. Estate of David Wise, deceased; final

account allowed; guardian discharged. Estate of Lewis Bright, incompetent; guardian appointed.

Prove the merit of Hood's Sarsaparilla - posttive, perfect, permanent Cures. Cures of scrofula in severest forms, like goitre, swelled neck, running sores, hip

disease, sores in the eyes. Cures of Salt Rheum, with its intense itching and burning, scald head, tetter, etc. Cures of Boils, Pimples and all other eruptions due to impure blood.

Cures of Dyspepsia and other troubles where a good stomach tonic was needed. Cures of Rheumatism, where patients were unable to work or walk for weeks. Cures of Catarrh by expelling the impurities

which cause and sustain the disease. Cures of Nervousness by properly toning and feeding the nerves upon pure blood. Cures of That Tired Feeling by restoring

Sarsaparilla

To C. I. Hood & Co., Proprietors, Lowell, Mass. are the best after-dinner Hood's Pills pills, aid digestion. 25c.

At a session of the probate court for said county held at the probate office, in the village of Paw Paw, on Tuesday, the 3tst day of August, in the year of our Lord one thousand eight nundred

Present, Hon. James H. Johnson, Judge of the matter of the es ate of Julia A. Minnie L. White, as administratrix of said estate,

comes into court and represents that she is now pre-pared to render her final account as such administratrix and files the same,

tratrix and files the same.

Thereupon it i\ordered, that Monday, the 27th day of September, next, at ten o'clock in the forenoon, be assigned for examining and allowing such account, and that the heirs at law of said deceased, and all other persons interested in said estate, are required to appear at a session of said court, then to be holden at the probate office in the village of Paw Paw in said county, and show cause, if any there be, why the said account should not be allowed.

And it is further ordered, that said administatrix give notice to the persons interested in said estate of the pendency of said account and the hearing there-

the pendency of said account and the hearing thereof, by causing a copy of this order to be published in
the True Northerner, a newspaper printed and circulating in said county, for three successive weeks
at least previous to said day of hearing.

JAMES H. JOHNSON,

Judge of Probate.

MORTCAGE SALE, — Whereas default having been made in the conditions of a certain indenture of mortgage bearing date the 7th day of March, A. D. 1879, made and executed by Charles H. Teachout of Coveri, Van Buren County Michigan, to Francis W. Sellick of Paw Paw, Van Buren County, Michigan, which mortgage was recorded in the office of the register of deeds of Van Buren county, state of Michigan, on the 7th day of March, A. D., 1879, in liber 15 of mortgages. day of March, A. D., 1879, in liber 15 of mortgages, on page 271, on which mortgage there is now due and impaid the sum of one hundred and eighty-eight and unpaid the sum of one hundred and eighty-eight and 7s-100 dollars, and no proceedings at law or in equity having been instituted to recover the amount now due and secured by said mortgage, or any part thereof: Now therefore, notice is hereby given, that on Thursday, the 16th day of September, A.D., 1897, at one o'clock in the afternoon, at the front door of the court house in the village of Paw Paw, Van Buren county, state of Michigan, (that being the place of holding the circuit court in and for the said county of Van Buren), by virtue of the power of sale contained in said mortgage and in pursuance of the statute in such case made and provided, there will be sold at public auction to the highest bidder, the premises described in said mortgage, or so much thereof as described in said mortgage, or so much thereof as is necessary to satisfy the amount due thereon as aforesaid, with interest hereafter to accrue thereon, and the costs and charges of such sale and the at-torney fee provided by law, the premises described in said mortgage being as follows: The east thirty-three and one-third $(33\frac{1}{3})$ acres of the north half of the south-east quarter, and six and two-thirds $(6\frac{9}{3})$ acres on the south end of the east sixty-six and two-thirds (66%) acres of the north-east quarter of section seventeen (17), town two (2) south, of range seventeen (17) west, in Van Buren county, state of Michigan.

Dated James 29, 1907

Hehigan.
Dated June 23, 1897.
FRANCIS W. SELLICK,
Mortga WM. H. MASON, Att'y for Mortgagee.

MORTGAGE SALE.—Default naving been made in the conditions of a certain indenture of mortgage, dated the 28th day of January, A. D. 1892, made and executed by Frank McCarty and Almira McCarty, his wife, of Pine Grove, Van Buren county, Michigan, to Francis W. Sellick of Paw Paw, Van Buren county, Michigan, which mortgage was recorded in the office of the register of deeds of Van Buren county, state of Michigan, on the 26th day of January, A. D. 1892, in liber 47 of mortgages on page 131, on which mortgage there is now due and uppaid the sum of Two Hundred and Twenty-two and 67-100 Dollars, and no MORTGAGE SALE. Default having been dred and Twenty-two and 67-100 Dollars, and no suit or proceedings at law or in equity having been instituted to recover the amount now due and seinstituted to recover the amount now due and secured by said mortgage or any part thereof:

Therefore, notice is hereby given that on Thursday, the 23d day of September, A. D. 1887, at one o'clock in the afternoon, at the front door of the court house in the village of Paw Paw, Van Buren county, state of Michigan, that being the place of holding the circuit court in and for the said county of Van Buren) by virtue of the power of sale contained in said mortgage and in pursuance of the statute in such case made and provided, there will be sold at public anction to the highest bidder, the premises described in said mortgage or so much thereon as aforesaid, with interest bereafter to accrue thereon and the costs and charges of such sale and the attorney fee provided by law, the premises described in said mortgage being as follows: The north-mast quarter of the north-west quarter of section twenty-eight (28) in town one (1), south of range tion twenty-eight (28) in town one (1), south of range thirteen (13) west, containing forty (40) acres of land more or less, in Van Buren county, state of Mich-

FRANCIS W. SELLICK, Attorney for Mortgagee.

LEGAL NOTICES.

CHANCERY SALE—Default has been been seed to be controlled.

CHANCERY SALE—Default has been made in the conditions of a certain case therein to control the seed of Mchigan, made and dated on the eighth day of February, A. D. 1807, in a certain cases therein to control the seed of Mchigan, made and dated on the eighth day of February, A. D. 1807, in complainant, and Martin Kavanaugh and Susanna Kavanaugh are defined to the highest bidder, at the front door of the court house, in the village of Faw Faw, county of Van Buren and state of Michigan, (said county of Van Buren and state of Michigan, (said county of Van Buren and state of Michigan, (said county of Van Buren and state of Michigan, (said county of Van Buren and state of Michigan, (said county of Van Buren and state of Michigan, (said county of Van Buren and state of Michigan, of Van Buren and state of Michigan, (said county of Van Buren and state of Michigan, of Van Buren and state of Michigan, and described and sand premises, viz.:

All thai certain piece or parcel of land situate and buren and state of Michigan, and described as follows, viz. The north-east quarter of section one (1), lown three (3) south, of range sixteen (16) west and containing forty (40) seres and executed to be paid by an indenture of mortgage made and executed by Carles A. Mullinix of Decatur.

MORTGACE SALE.—Detault has been been dependent of the county of Van Buren and state of Michigan, of the secured by said mortgage or any part thereof, which elight of the county of Van Buren and state of Michigan, of the secured by said mortgage or any part thereof, which elight of the county of Van Buren and state of Michigan, of the proposed of the county of Van Buren and state of Michigan, of the proposed of the county of Van Buren and state of Michigan, of the proposed of the county of Van Buren and state of Michigan, of the proposed of the county of Van Buren and was proposed of the county of Van Buren and was proposed of the county of Van Buren and was proposed of the county of Van Bure

MORTGACESALE. Default having been made in the payment of a certain sum of money secured to be paid by a certain indenture of mortgage, bearing date the 27th day of February, 1895, made, executed and delivered by Bell S. Wright and John A. Wright to Frances E. Smith, which mortgage was recorded in the office of the register of deeds for Van Buren county, state of Michigan, on the 2d day of March, 1895, in liber 53 of mortgages on pages 318 and 319, on which mortgage there is claimed to be due at this time the sum of two thousand two hundred sixteen and 83-100 dollars (\$2,216.83), together with the costs and expenses of foreclosure and the attorney fee provided in said mortgage, and no proceeding at law or in penses of foreclosure and the attorney fee provided in said mortgage, and no proceeding at law or in equity having been instituted to recover the said sum, or any part thereof so remaining unpaid upon and secured by said mortgage, and the said Frances E. Smith, having deceased, and the undersigned, Ellen E. Wagner, having been duly appointed sole executrix in the state of Michigan, of the will and estate of the said Frances E. Smith, deceased, by the probate court for the county of Kalamazon. probate court for the county of Kalamazo

ate of Michigan: Notice is therefore hereby given, that by virtue of Notice is therefore hereby given, that by virtue of the power of sale in said mortgage contained, and its pursuance of the statute in such case made and provided, the land and premises described in said mortgage, to-wil, all those certain pieces or parceis of land situate and being in the township of Columbia, in the county of Van Buren and state of Michigan, and described as follows, to-wit: The north-west quarter (\(\frac{1}{4}\)) and also the west half (\(\frac{1}{2}\)) of section numbered in the north-east quarter (\(\frac{1}{4}\)) of section numbered one (I) south, of section numbered fifteen (I5) west, and also the southeast quarter (\(\frac{1}{4}\)) of the sonth-west quarter (\(\frac{1}{4}\)) of section numbered fifteen (I5) west, one it; in township numbered one (I), south of range numbered fifteen (I5) west, containing two hundred and eighty acres of land, one it, south of range numbered fifteen (I5) west, containing two hundred and eighty acres of land, one it is able to read all diseases of the mind or body correctly at a glance of Arlington, Van Buren county, Michigan, which said mortgage was, on the 26th day of January, A. D. 1888, filed for record in the office of the register of deeds in and for Van Buren county, Michigan, and by said register duly resumbered fifteen (I5) west, and also the southeast quarter (\(\frac{1}{4}\)) of the sonth-west quarter (\(\frac{1}{4}\)) of section numbered fifteen (I5) west, and also the southeast quarter (\(\frac{1}{4}\)) of the sonth-west quarter (\(\frac{1}{4}\)) of section numbered fifteen (I5) west, and also the southeast quarter (\(\frac{1}{4}\)) of the sonth-west quarter (\(\frac{1}{4}\)) of the sonth-west quarter (\(\frac{1}{4}\)) of section numbered fifteen (I5) west, and also the southeast quarter (\(\frac{1}{4}\)) of the sonth-west quarter (\(\frac{1}{4}\)) of the sonth-west quarter (\(\frac{1}{4}\)) of section numbered fifteen (I5) west, and also the west half (\(\frac{1}{4}\)) of the sonth-west quarter (\(\frac{1}{4}\)) of the sonth-west quarter (\(\f usaining two hundred and eighty acres of land, the same more or less, excepting therefrom the ollowing described piece or parcel of land, to-wit: omnencing at a point one hundred and seventy-sight 1739 feet west of a corner in the highway on he north and south eighth line of the north-east quarthe north and south eighth line of the north-east quarter of section eight [8], running thence south to the Kalamazoo & South Haven railroad, thence easterly along the line of said railroad one hundred and seven [107] feet, thence north to the said highway, theuce west one hundred and seven (107) feet, to the place of beginning, will be sold at public vendue to the highest bidder for cash, at the court house in the village of Paw Paw, county of Van Buren and state of Michigan, (said court house being the place for holding the circuit court for said county) on Saturday, the 16th day of October, A. D. 1897, at ten o'clock in the forenoon, to pay the amount due on o'clock in the forenoon, to pay the amount due on said mortgage, including the costs of this foreclos-ure allowed by law.

Dated July 21st, 1897. 2209t[3021] 200ct[3021] ELLEN E. WAGNER, Executrix of the will and estate of the said Frances E. Smith, deceased, Mortgagee, by D. O. French, her attorney and agent. D. O. French. Attorney for Executrix.

MORTGACE SALE .- Whereas, default havindenture of mortgage bearing date the 15th day of March, A. D. 1892, made, executed and delivered by Samuel Impson and Margaret Impson, his wife, Harrison Barber and Marcia Barber, his wife, of Almena, Michigan, to George E. Breck! which said

mortgage was, on the 21st day of March, A. D. 1892, filed for record in the office of the register of deeds in and for Van Buren county, Michigan, and by said register duly recorded in liber 38 of mortgages on page 520.

Which said mortgage was afterwards and on the list of March A. D. 1892, by said register on the said mortgage was afterwards and on the list day of March A. D. 1892, by said for the said mortgage was afterwards and on the list day of March A. D. 1892, by said for the said mortgage was afterwards and on the list day of March A. D. 1892, by said for the said mortgage was afterwards and on the list day of March A. D. 1892, by said register of deeds in the said mortgage was afterwards and the said was afterwards and the said was a sai 21st day of March, A. D. 1892, by said George E. Breck duly assigned to Martha P. Cobb, and which said assignment was afterwards and on the 1st da

said assignment was afterwards and on the 1st day of April, A. D. 1892, filed for record in the office of the register of deeds in and for Van Buren county, Michigan, and by said register duly recorded in liber 47 of mortgages on page 326.

On which said mortgage there is now claimed to be due at the date of this notice the sum of \$548.42 and the legal cost of this proceeding, and no suit at law or proceeding in equity having been instituted to recover said amount due on said mortgage or ted to recover said amount due on said mortgage or any part thereof.

Now, therefore, notice is hereby given that by

Now, therefore, notice is hereby given that by virtue of the power of sale in said mortgage and by the statutes in such cases made and provided. I shall, on Saturday, the thirteenth day of November, A. D. 1897, at ten o'clock in the forenoon, at the north front door of the court house for Van Buren county, Michigan, in the village of Paw Paw, Michigan, (that being the place for holding the circuit court for said county of Van Buren), sell to the highest bidder the premises described in said mortgage or so much thereof as may be necessary to pay the smount due thereon and the legal costs of this proceeding and of said sale.

The premises described in said mortgage and

The premises described in said mortgage and so to be sold are known as those certain pieces or parcels of land situate and being in the township of Almens, in the county of Van Buren, and state of Michigan, as follows:

The north-west quarter of the north-east quarter and the west half of the cast half of the north-east quarter of section three (3), town two (2) south, of range thirteen (13) west, together with the tenements

Dated, this 3d day of August. A. D. 1897. MARTHA P. COBB. Mortgagee by Assignment. E. A. & ROBERT B. CRANE. Attorneys for Mortgagee.

PROBATE ORDER. - State of Michigan-County of Van Buren -- ss. At a session of the probate court for the county of Van Buren, holden at the probate office, in the vil-lage of Psw Psw, on Monday, the 16th day of August, in the year one thousand eight hundred

ent, Hon. James H. Johnson, Judge of In the matter of the estate of Geo. W. Thatcher,

On reading and filing the petition, duly verified, of Elizabeth Thatcher, administratrix of said estate, praying for reasons therein stated that she may be authorized, empowered and licensed to sell the real

cetate in said petition described.

Thereupon it is ordered that Monday, the 13th day of September, 1897, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and all persons interested in said estate are required to appear at a session of said court, then to be holden at

pear at a session of said court, then to be holden at the probate office, in the village of Faw Paw, and show cause, if any there be, why the prayer of the petitioner should not be granted.

And it is further ordered, That said petitioner give notice to the persons interested in said estate of the pendency of said petition, and the hearing thereof, by causing a copy of this order to be published in the True Northerner, a newspaper printed and circulating in said county of Van Buren, for threesmodessive weeks at least previous to said day of hearing.

JAMES H. JOHNSON.

Judge of Probate.

So much thereof as may be necessary to satisfy the amount then due thereon with the costs and expenses of such sale as allowed by law, which said premises are described as follows:

The north half of the west half of the south-west quarter of section five (5) town two (2) south, of range fourteen (14) west, in the county of Van Buren and state of Michigan, excepting therefrom ighteen acres off of the north side thereof, heretofore released from said mortgage.

Dated August 17, 1897.

3113025]

BENJAMIN F. HECKERT,

Mortgagee.

LEGAL NOTICES.

Now, therefore, notice is hereby given that, by virtue of the power of sale in said mortgage contained and the statute in such case made and provided, 1 shall, on Thursday, the 7th day of October, A. D. 1897, at one o'clock in the afternoon of said day, at the front door of the court house, in the village of Paw Paw, county of Van Buren and state of Michigan, said court house being the place of holding the circuit court in and for said county) sell at public auction to the highest bidder, the lands and premises described in said mortgage, or so much thereof as may be necessary to satisfy the said amount claimed to be due thereon, including the interest hereafter to accrue thereon, including the interest hereafter to accrue thereon, including the interest hereafter to accrue thereon, and all legal costs, and the said attoney's fee of twenty-five dollars provided in said mortgage.

The premises to be sold are described in said mortgage as follows, viz. All those certain pieces or parcels of land situate and being in the township of Columbia, in the county of Van Buren and state of Michigan, and described as follows, to-wit:

The undivided one-half [½] interest in the following described pieces of land, viz: The south-east quarter [¼] lying south of the mill pond and river, except the part west of the road and also the south-west quarter [¼] of the north-east quarter (¼) lying south of the mill pond and river; all in section thirty-three (33) town one south, range fifteen (15) west.

Dated Paw Paw, July 8th, A. D., 1897.

all in section ton.,
fifteen (15) west.
Dated Paw Paw, July 8th, A. D., 1897.
CORA M WHALEN,
Wortgages by Assu

O. W. ROWLAND, Mortgagee by Assignment Attorney for Mortgagee.

MORTGAGE SALE. — Whereas, default having been made in the conditions of a certain indenture of mortgage bearing date the 26th day Breck, duly assigned to the trustees of Mountain Home Cometery, a corporation, located at Kalama-zoo, Michigan, which said assignment was on the 18th day of June, A. D. 1888, filed for record in the office of the register of deeds in and for Van Buren county, Michigan, and by said register duly recorded in liber 39 of mortgages on page 256; on which said mortgage there is claimed to be due at the date of this notice the sum of hine hundred fort dellars and interests (2016). forty dollars and sixteen cents [\$930.16] and the legal costs of this proceeding, and no suit at law or proceedings in equity having been instituted to recover the amount due on said mortgage or any part thereof. Now, therefore, notice is hereby given that by virtue of the power of sale in said mortgage con-tained and the statutes in such cases made and pro-vided, we shall, on Saturday, the 30th day of October, A. D. 1897 at the relief in the forement at the A. D. 1897, at ten o'clock in the forenoon, at the north front door of the court house in the village of Paw Paw, Van Buren County, Michigan, (that of Paw Paw, Van Buren County, Michigan, (that being the place where the circuit court for the county of Van Buren is held.) sell to the highest bidder the premises described in said mortgage, or so much thereof as may be necessary to pay the amount then due thereon with the legal costs of this proceeding and of said sale.

The premises described in said mortgage and so to be sold are known and described as all that certain piece or parcel of land lying and situate in the township of Arlington, county of Van Buren and state of Michigan, known and described as follows, to-wit:

The north-east quarter (54) of the north-west quarter (54) of section fifteen (15), town (wo [2] south, of range fifteen (15) west, together with the tene ments, hereditaments and appurtenances thereunte belonging or in anywise appertaining.

Dated this 27th day of July, A. D. 1897.

THE TRUSTEES OF MOUNTAIN HOME CEM-

Mortgagee by Assignment.

1. A. & ROBERT B. CRANE,

1t1302223] Attorneys for Mortgagee.

() RDER OF PUBLICATION.—State of

Andrew J. Reeves, complainant, vs. Marion eeves, defendant.
Suit pending in the circuit court for the county of Van Buren, in chancery, at the village of Paw Paw, in said county, on the 29th day of July, A. D. 1897.

In this cause it appearing from affidavit on file, that the defendant, Marion Reeves, is not a resi-

dent of this state, but that she resides at Los Angeles, in the state of California. On motion of A. J. Reeves, complainant's solic-itor, it is ordered that the said defendant, Marion Reeves, cause her appearance to be entered here-in, within four months from the date of this order and in case of her appearance that she cause her answer to the complainant's bill of complaint to be

filed, and a copy thereof to be served on said complainant's solicitor within twenty days after service on her of a copy of said bill and notice of this order; and that in default thereof, said bill be taken as confessed by the said non-resident defendant.

And it is further ordered, that within twenty days the said complainant cause a notice of this order to be published in the Taur Northerner, a newspaper printed, published and circulating in said county, and that such publication be continued therein at least once in each week for six weeks in succession, or that he cause a copy of this order to be personally served on said non-resident defendant at least twenty days before the time above prescribed for her appearance.

scribed for her appearance.
11t70171 ORAN W. ROWLAND, Circuit Court Commissioner in and for Van Bure

County.
A. J. REEVES, Solicitor for Complainant.

MORTCAGE SALE. Default having been MORTCAGE SALE.—Default having been made in the payment of a sum of money secured to be paid by a certain indenture of mortgage made and executed by John M. Dodge and Calista. his wife, of Waverly, Michigan, to Benjamin F. Heckert of Paw Paw, Michigan, bearing date June 28, 1892, and recorded in the office of the register of deeds of the county of Van Buren in said state, on the same day, in liber 50 of mortgages on page 155, by which default the power of sale in said mortgage contained has become operative, and no suit or proceeding at law or in equity having been instituted to recover the debt secured by said mortgage or any part thereof, which at this date amounts to the sum of seven hundred and forty-five dollars and

the sum of seven hundred and forty-five dollars and thirty-seven cents. Notice is therefore hereby given that on Saturday, the thirteenth day of November, 1897, at one o'clock in the afternoon, at the front door of the court house in the village of Paw Paw in said county and house in the village of Faw Faw in said county and state, I will sell at public acction to the highest bidder, the premises described in said mortgage or so much thereof as may be necessary to satisfy the amount then due thereon with the costs and expen-ses of such sale as allowed by law, which said premises are described as follows:

O. W ROWLAND, Attorney for Mortgagee.

FREE CONSULTATION



Dr. McDonald The Specialist.

Office Parlors at the Dyckman House, Paw Paw, on

FRIDAY, September 3. One Day Only Each Month.

Dr. McDonald has for years made a study and specialty of chronic and lingering diseases that require skillfull medical treatment for their cure; such cases as family physicians fail to OCOBOCK BROTHERS help and pronounce incurable are particularly solicited, especially those over dosed with strong mineral drugs and poisons. Dr. McDonald uses only the purest medicines from the vegetable kingdom. He pays attention to the cause of the disease and instructs his patients the way to health and happiness.

writing of grateful patients who LOWEST living prices. have been cured by him, when others fail. He is so familiar with the human system that he seat of the disease would give speedy relief and permanent cure in a very short time. Good health is the most precious jewel in our crown of happiness. With it the world is bright, without it, misery claims us for her own. If you are a sufferer you should weigh E.G. BUTLER & CO -- GROCERIES well these words; a person who neglects his health is guilty of a IMITATION great wrong to himself and a grave injury to humanity. The name of Dr. McDonald, the wellknown specialist in the cure of chronic and lingering diseases, has become a household word in thousands of homes which his skill and wonderful remedies have made happy by restoring dear ones to health after all hopes were lost. The doctor is a graduate of the highest and best med- Post-Office Block. ical colleges and his advanced theories in the treatment of chronic diseases surprise the most skeptical. All chronic diseases of the

Ear, Throat. Lungs, Hoart, Liver. Stomach, Hidneys, Bowels,

scientifically and successfully treated. Dr. McDonald has made a special study of all diseases of the brain and nervous system, and all delicate and obscure diseases peculiar to women.

Dr. McDonald's Specific Remedies are a permanent cure for men suffering from nervous and sexual debility and early decay. Rheumatic and paralytic cripples made to walk; catarrhal deafness positively cured and many made to hear a whisper in a few minutes. All aches and pains fade away under his magical remedies, epilepsy or falling sickness positively cured through his new method of treatment.

Special attention given to catarrh and diseases of the blood.

Consultation and Examination FREE.

Office hours from 9 a. m. to 7 p. m. Those unable to call write for question blanks. Hundreds cured through correspondence. Medicine sent everywhere. Consultation free and strictly confidential. Address,

DR. D. A. McDONALD, The Specialist, Wellington Flats, Grand Rapids, Mich.

I. JAY CUMINGS -- DRY GOODS.

I. Jay Cumings, Dry Goods.

SPECIAL SALE FOR THE WEEK.

THURSDAY, AUG. 26, Parasols and Umbrellas.

FRIDAY, AUG. 27, Handkerchiefs and Gloves.

SATURDAY, AUG. 28, Table Linens and Napkins Decided reductions in order to let out stock before receiving new fall goods.

. I. JAY CUMINGS.

Pianos AND Organs

For Thirty Days

At Your Own Price. CASH OR PAYMENTS.

Will exchange for good Road-

ster or Bicycle. Call on or write

WM. M. BRANCH. Lawrence or Paw Paw, Mich.

OCOBOCK BRO'S.

MODEL

We are better than ever prepared to furnish our customers Dr. McDonald can show hun- with the very best of everything Brick Baptist church. dreds of testimonials in the hand in the meat line at the VERY

BEEF, PORK, VEAL, LAMB, ETC. Fresh Fish In Season.

Cold Meats, Bologna, Pickled Pigs Feet, Etc., always on hand.

Pure "SNOW FLAKE" Home Rendered [1 63] Lard at 8c. Leave orders for Ice.

Same old stand, first door East of the Telephone Office.

> Resp. yours, OCOBOCK BROS

May be the sincerest form of flattery, but it will not do in

GROCERIES. 25 108 of Light Brown Sugar \$1.00.

brands of goods, and solicit your trade.

E. G. BUTLER & CO.

J. ED. PHILLIPS

YOU

Will find just what you want in

PICTURE MOULDINGS

PHILLIPS' ALL WORK IN

SATISFACTORILY DONE.

Calls day or night promptly attended.

J. Ed. Phillips, Funeral Director. Residence first house east of

J. C. WARNER, -- CROCER.

And see the Largest Line of

Frach Ganned Goods

In the village, with

Royal Blue Brands in the lead.

Lobsters, Corn, Peas, Tomatoes, Cove Oysters,

Pumpkin, Sardines, and many others.

J. C. WARNER.

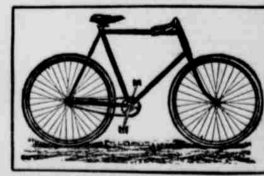
"All the World Loves a Winner"

Our 'Ninety-Seven Complete Line of

Monarch Bicycles

Supreme Result

Years of Experience



LONDON

Send for Catalogue. MONARCH CYCLE MFG. CO.

Send nine two-cent stamps for a deck of Monarch Playing Cards, illustrating Lillian Russell, Tom Monarch Cooper, Lee Richardson and Walter Jones. Regular 50c cards.